

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

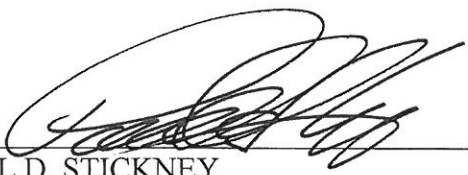
FRANKIE N. MORGAN, et al., §  
Plaintiffs, §  
§  
v. § No. 3:16-CV-0544-K-BF  
§  
HARMONY PUBLIC SCHOOLS, et al., §  
Defendants. §

ORDER

The above-styled case was referred by the District Court to the United States Magistrate Judge for pretrial management. *See* New Case Notes [D.E. 1]. Previously, this Court put the plaintiffs on notice that if process was not served upon the defendants within a particular time frame, a recommendation would be made to the District Court for the plaintiffs' case be dismissed. *See* Order [D.E. 5]. The plaintiffs did not meet that deadline, and a recommendation was subsequently made for this case to be dismissed. *See* FCR [D.E. 6].

This Court was recently made aware that a technical error prevented the plaintiffs from receiving the order putting the plaintiffs on notice. Therefore, this Court VACATES its Findings, Conclusions, and Recommendation of the United States Magistrate Judge [D.E. 6]. The plaintiffs are put on notice that they have two weeks from the entry of this order to complete service of process. Failure to meet this deadline may result in a recommendation that their case be dismissed.

SO ORDERED, July 28, 2016.



PAUL D. STICKNEY  
UNITED STATES MAGISTRATE JUDGE